UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

Dubton Bland of Notal Culonia		
United States of America v. Case No. 4:12-CR-68-FL-1 BRANDON JAMAR BELL Defendant Defendant		
DETENTION ORDER PENDING TRIAL		
After conducting a detention hearing under the Bail Reform Act, 18 U.S.C. § 3142(f), I conclude that these facts require that the defendant be detained pending trial.		
Part I—Findings of Fact		
☐ (1) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has previously been convicted		
of □ a federal offense □ a state or local offense that would have been a federal offense if federal		
jurisdiction had existed - that is		
a crime of violence as defined in 18 U.S.C. § 3156(a)(4)or an offense listed in 18 U.S.C. § 2332b(g)(5) for which the prison term is 10 years or more.		
☐ an offense for which the maximum sentence is death or life imprisonment.		
an offense for which a maximum prison term of ten years or more is prescribed in		
.*		
a felony committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable state or local offenses:		
☐ any felony that is not a crime of violence but involves:		
□ a minor victim		
☐ the possession or use of a firearm or destructive device or any other dangerous weapon		
☐ a failure to register under 18 U.S.C. § 2250		
☐ (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state release or local offense.		
☐ (3) A period of less than five years has elapsed since the ☐ date of conviction ☐ the defendant's release		
from prison for the offense described in finding (1).		
Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption.		
Alternative Findings (A)		
✓ (1) There is probable cause to believe that the defendant has committed an offense		
for which a maximum prison term of ten years or more is prescribed in 21 USC 841/846 .		
□ under 18 U.S.C. § 924(c).		

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

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□ (2)	The defendant has not rebutted the presum the defendant's appearance and the safety	ption established by finding 1 that no condition will reasonably assure of the community.
	Alte	rnative Findings (B)
1 (1)) There is a serious risk that the defendant	will not appear.
✓ (2)		will endanger the safety of another person or the community.
		ent of the Reasons for Detention omitted at the detention hearing establishes by
	☐ clear and convincing evidence that Based on the defendant's waiver of his/her right to a	e ,
	assure the defendant's appearance and/or safety of The nature of the charges	✓ The lack of stable employment
	The apparent strength of the government's case The indication of substance abuse The defendant's criminal history	The lack of a suitable custodian The fact that the charges arose while on state probation The history of probation revocations
	Other: History of failing to appear at court pro	oceedings
	Part III—Dir	ections Regarding Detention
pendir order o	orrections facility separate, to the extent practing appeal. The defendant must be afforded a r	f the Attorney General or a designated representative for confinement cable, from persons awaiting or serving sentences or held in custody easonable opportunity to consult privately with defense counsel. On ey for the Government, the person in charge of the corrections facility hal for a court appearance.
Date:	06/04/2012	Rhut Lend Judge's Signature
		ROBERT B. JONES, JR., USMJ
		Name and Title